

ALCOHOLIC BEVERAGE APPLICATION

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Revenue

ATTENTION BUSINESS OWNERS

Owners with 20% ownership or more must attach the following documents with the Alcoholic Beverage Application:

- 1. Completed GCIC form
- 2. Copy of owner's driver's license.

Failure to provide both documents will delay processing of the alcohol application.



7840 Roswell Road ~ Building 500, Sandy Springs, GA 30350 Phone 770.730.5600. Fax 770.206.2576

ALCOHOLIC BEVERAGE CHECKLIST

DATE: _	
Contact N	ame:
Contact To	elephone #:
Business N	Name: (Corp.):
(d/b/a):	
Business A	Address:
	Should you have any questions, please contact Brandon Branham at (770) 206-1467
	Completed Alcoholic Beverage Application sworn to by applicant before notary public or other officer authorized to administer oaths. [Section 7-1-8(d)].
	*** The application must be filled out completely***
	Names, titles and residence addresses of all owners, partners and officers; name and address of manager; names, addresses and percentage of all shareholders. [Section 7-1-8(d)]. (Original Consent Form must be provided by each person listed in order to have a State & Federal Background Check Issued)
	Copy of a government-issued photo ID for each person. Attach to "Consent Form For GCIC".
	Completed & Notorized Registered Agent Information Form (for service process) [Section 10 (h)] along with Government Issued Photo ID & GCIC Form [Sec. 10(h)].
	If on-premise consumption, a copy of the current Food Service Establishment Inspection Report from the Fulton County Health Department @ (404) 332-1801
	Copy of the current Business Occupation Tax Certificate/Application for the City of Sandy Springs.
	All applicants shall furnish fingerprints. Submit payments to the Revenue Department and then schedule appointments with the City of Sandy Springs Police Department @ (770) 730-5600 (Call Center).
	Copy of the State of Georgia Alcohol Application. (Upon receipt of license, provide copy)
	Certified Land Survey.
	Lease Agreement.

ALCOHOLIC BEVERAGE LICENSE APPLICATION

City of Sandy Springs Revenue and License Division 7840 Roswell Road, Building 500 Sandy Springs, Georgia 30350 Phone: (770) 730-5600 Fax (770) 206-2576

Business	
Number:	
Alcohol Beverage	
License Number:	
Business Occ Tax	
Number	
(GA) Alcoholic	
Beverage License	
Number	

INSTRUCTIONS: PLEASE <u>PRINT OR TYPE</u> APPLICATION AND ANSWER ALL QUESTIONS. Please fill out entire application. If a portion does not apply to you mark it N/A. Do not leave anything blank.

TYPE OF LICENSE: (Check appropriate spaces	s)				
NEW () CHANGE OF OWNERSHIP ()	 () RETAIL/PACKAGE () CONSUMPTION ON THE PREMISES () MANUFACTURER () WINE TASTING () BEER TASTING () BYOB 	 () Wine & Malt Beverage () Wine () Distilled Spirits () Malt Beverage () Brew Pub (on premise) () Growler Malt Beverage 			
a. Restaurant () d. Private () g. Hotel/Motel ()	b. Bar or Lounge () e. Food Store () h. Sunday Sales ()	c. Liquor Store () f. Service Station () i. Additional Bar(s) ()			
Full Name of Business					
Under what name is the Busin	ess to be operated				
Is the business a proprietorshi	p, partnership, corporation, domestic or				
		_			
	Beginning Date of Business in				
4. [] New business [] I					
	If change of ownership, effective date of this change				
	se a copy of the sales contract and closi				
	Georgia Sales Ta				
	_	ax inumoci			
6. Is business within the design	ated distance of any of the following?				
CHURCH, SCHOOL GROUNDS, COLLEGE CAMPUS Beer and Wine 100 YARDS () () Liquor 100 YARDS (Church) 200 YARDS (School) ()					
Office Use Only: Fee: \$ Amount paid: Date: Bal. Due: \$ Date:					
Account No:					
Management organicus. FIVAL TEMPORARI LICENSE SIGNATURES					
Brandon Branham, Rev Supvr. Date	Toni Carlisle , Date Accounting Manager	Karen Ellis, Finance Director Date			
Karen Ellis, Finance Director Date	Michael Casey, City Clerk Date	Toni Carlisle, Date Accounting Manager			

•	Full name of Applicant					
	Social Security Number	Date o	of Birth			
	Full name of Spouse, if married					
	Are you a Citizen of the United States or Alien	Birthplace?_				
	Current Address	City	StZip			
	Home Telephone					
	Number of years at present address					
	Do you reside in Fulton County	If yes, how l	long			
	Previous address					
	Number of years at previous address					
	State Driver's License Number					
	What has been your occupation for the past five (5) y					
	Applicant's employment date with present business					
	If new business, date business will begin in Sandy Springs					
	If transfer or change of ownership, effective date of this change					
	If transfer or change of ownership, enclose a copy of	of the sales contrac	ct, closing statement, and ch	eck		
	here					
	Previous Applicant					
	D/B/A					
	What is the name of the person who, if the license is business and on the job at the business? List address.					
			s owner, partner, or stockhol			

11.	Do you own the land and building on which this business is to be operated? Date purchased Amount		
	Date purchasedAmount		
	Attach a copy of the lease and any other pertinent documents.		
12.	How is the proposed location zoned?		
13.	If this is an application for an original license, attach hereto proof of adequate parking facilities as per the City of Sandy Springs zoning requirement. Approved by Zoning Administrator		
14.	If operating as a corporation, state name and address of corporation, when and where incorporated, and the names and addresses of the officers and directors, social security numbers and the office held by each.		
15.	If operating as a corporation, list the stockholders (20% or more) complete addresses, area code and telephone numbers, residential and business, and the amount of interest of each stockholder in the corporation.		
16.	If operating as a partnership, list the partners with complete addresses, area code and telephone numbers, residential and business, and the amount of interest or percent of ownership of each partner.		
17.	If partnership or individual, state names of any other persons or firms owning any interest or receiving any funds from the corporation.		

If this is an application for any retail license hereunder, has applicant or spouse any financial interest in any manufacturer or wholesaler of alcoholic beverages?
Show hereunder any and all persons, corporations, partnerships, or associations who have received or will receive, as a result of your operations under the requested license, any financial gain or payment derived from any interest or income from the operation. (Financial gain or payment shall include payment or gair from any interest in the land, fixtures, building, stock, and any other asset of the proposed operation under the license.) In the event that any corporation is listed as receiving and interest or income from this operation, show the names of the officers and director of said corporation together with the names of the principal stockholders.
State whether or not applicant, partner, corporation officer, or stockholder holds any alcoholic beverage license in other jurisdiction or has ever applied for a license and been denied. (Submit full details)
Do you or your spouse or any of the other owners, partners, or stockholders have an interest in other liquor stores? If so, state in how many stores each is interested and where stores are located. Explain fully Attach a list of all your brothers, sisters, children, grandchildren, father-in-law, mother-in-law, etc.
Are you or any member of your family the owner, lessor, sub lessor of any real estate which is occupied by a retail liquor store? If so, give the location information as to any lease or agreement, amounts of rents received to whom rented or leased.
Are you or any member of your family the executor or administrator or beneficiary or heir of any estate having any interest in a retail liquor store? If so, give the location, amount of interest, and your capacity with the estate.
Are you or any member of your family the beneficiary or trustee of any trust fund having any interest in a retail liquor store? If so, give your position, the name of the trust and the amount of income you receive.

26.	6. Do you, your spouse, any partner, any stockholder, have any financial interest in any wholesale liquo business? If so give details.						
27.	Give the amount of gross sales of the previous twelve (12) months a for beer, wine and liquor separated	and state the dates used	in computing the gross	sales. Indicate gross sales			
28.	Projected Annual Sales: Food Total Sales		Wine	_Liquor			
29.	O. All beer, wine and liquor retailers shall only purchase alcoholic beverages from a State of Georgia Licensed Wholesaler as per Georgia Alcoholic Beverage Laws and Regulations, 1996 Edition, as now or hereafter amended, Chapter 560-2-2.04. Initial						
30.	Property Owner for Proposed Bus	siness Location					
	Address	Address					
	City, State and Zip)			
	Name of Agent or Person Responsible						
	Address and Telephone						
31.	Real Estate Firm for Proposed Business Location						
	Address and Telephone						
32.	Property Management Company for Proposed Business Location						
	Address and Telephone						
33.							
34.	4. Are you familiar with the City of Sandy Springs ordinances, state laws and, regulations, federal laws a regulations governing the operation of this type of business? () Yes () No			lations, federal laws and			
35.	Have you made application for a S	State license? () Yes () No				
36.	Have you answered all questions?	() Yes () No					
Subs	scribed and sworn to before me						
This	day of	20					
(CL 1)	Notary Public)		(C4 6N N N N N N N N N N N N N N N N				
(Clerk/	Notary Public)		(Signature of Named Individu	(21)			
My	rommission avniras:						

SANDY SPRINGS POLICE DEPARTMENT

Consent Form for GCIC Records Check

I authorize the **SANDY SPRINGS POLICE DEPARTMENT** to receive any criminal history record information pertaining to me, which may be in the files of any federal, state, and/or city criminal justice agency in Georgia.

DATE				-
PRINT FULL NAME				_
MAIDEN NAME/PREVIO	US NAME/ALIAS	S INFO		
ARE YOU A U.S. CITIZE		NOd available. Country of B	iirth	
		SEXSOCIAL SEC		
STREET ADDRESS				
CITY	COUNTY	STATE	_ZIP	
SIGNATURE OF APPLIC	CANT			-
COMMUNICATIONS OF	FICER:	DATE COMPLETE		
RECORD ATTACHED		NO RECORD		
Business Address:				_
Dubiliess / Iddiess.				_



REGISTERED AGENT INFORMATION FORM

	, do hereby consent to serve as the Registered Agent for						
	and to perform all obligations of such agency under the Alcol						
	gs, Georgia. I understand the basic purpose is to have and continuous						
	Registered Agent upon, which any process, notice, or demand required or permitted by law or under said ordinance to be						
served upon the licensee or owner may be served upon the licensee or owner may be served. I understand that the Registered Agent must be a citizen of the United States and a resident of Fulton County. I hereby authorize the Sandy							
	and review copies of any criminal and/or driver's histories in my national and the control of the country.						
	nt. I understand that this information may be used against me durin						
	's investigation. I further certify that I will notify the City of Sandy						
of the city Manager of any changes eff	Fecting my status and/or position with this company.						
	Business Name						
	Dusiness Name						
	Signature of Agent						
	Type or Print Name of Agent						
	Type or Print Agent's Home Address						
	71						
	Type or Print City, State, and Zip Code						
	Type or Print Area Code and Telephone Number						
	Type of Time Area Code and Telephone Number						
	Type or Print Date Moved into the Above Address						
	T. D'(D') I' N I						
	Type or Print Driver's License Number						
	Type or Print Date of Birth						
	71						
Subscribed and sworn to before me							
This day of	. 20						
uuj 01							
(Clerk/Notary Public)	(Signature of Named Individual)						
•	` `						
My commission expires:							



Revenue and License Division 7840 Roswell Road, Building 500 Sandy Springs, Georgia 30350 Phone: (770) 730-5600 Fax (770) 206-2576

ALCOHOLIC BEVERAGES - HOURS OF SALE

PACKAGE - BEER AND WINE

Monday through Saturday	7:00 a.m 12:00 midnight
Sunday	12:30 p.m. − 11:30 p.m.
Election Day	7:00 a.m. – 12:00 midnight
(City, State, Federal, or County)	*Not allowed within 250 feet of
	Polling Place, during polling hours*

PACKAGE - LIQUOR

Christmas Day

Monday through Saturday	7:00 a.m. to 12:00 midnight
Sunday	12:30 p.m. − 11:30 p.m.
Election Day	7:00 a.m. – 12:00 midnight
(City, State, Federal, or County)	*Not allowed within 250 feet of
	Polling Place, during polling hours*

CONSUMPTION ON THE PREMISES – BEER, WINE AND LIQUOR

₁Eating Establishment ONLY – establishment which is licensed to sell alcoholic beverages and which derives at least 50 percent (50%) of its total annual gross food and beverage sales from the sale of prepared meals or food. [Article 2, Section 5(a)] and [Article 3, Section 3(c)]

Sunday 1	12:30 PM – 12:00 AM	
-		Election Day
Monday	9:00 AM – 2:00 AM	(City, State, Federal, or County)
Tuesday	9:00 AM – 2:00 AM	*Not allowed within 250 feet of
Wednesday	9:00 AM – 2:00 AM	Polling Place, during polling hours*
Thursday	9:00 AM – 2:00 AM	
Friday	9:00 AM – 2:00 AM	
Saturday	9:00 AM – 2:00 AM	
NO SALES		
	2:00 AM – 12:30 PM	
Sunday		
Monday	2:00 AM – 9:00 AM	
Tuesday	2:00 AM – 9:00 AM	
Wednesday	2:00 AM – 9:00 AM	
Thursday	2:00 AM – 9:00 AM	
Friday	2:00 AM – 9:00 AM	
Saturday	2:00 AM – 9:00 AM	

City of Sandy Springs Revenue and License Division 7840 Roswell Road, Building 500 Sandy Springs, Georgia 30350

Phone: (770) 730-5600 Fax (770) 206-2576

FOOD SALES AND ALCOHOLIC BEVERAGE SALES AFFIDAVIT **DOES NOT APPLY TO RETAIL PACKAGE**

NAME OF ESTABLISHMENT:			
ADDRESS OF ESTABLISHMENT:			_
LICENSEE'S NAME	BUSINESS	LICENSE #:	
I. FOOD SALES AND ALCOHOLIC BE totals or CPA certification must be confrom the financial records of the above establishment has been open.	npleted attesting to the reported sa	<u>les totals</u> . This info	ormation must be provided
PERIOD FOR WHICH INFORMATION (If existing business, must be 12-month pe		nonth estimate)	
Gross Receipts from Food	Sales this period:	\$	(
Gross Receipts from Alcol	holic Beverage Sales this period:	\$	(%)
Total Food Sales and Alco	pholic Beverage Sales this period:	\$	(%)
Briefly describe the method by which rece	eipts are segregated daily into food	sales and alcoholic	beverage sales:
CPA Signature	Name of CPA Fir	·m	erioù specifieù.
S	City.		Dlague #
Sworn under oath this day of _	City, 2	0	Phone # ry Public Signature
		Nota	ry Public Signature
II. I hereby affirm that I understand that a.m. (Monday) requires a valid alcoholic bethe license establishment's annual gross and food. I hereby affirm that I understamaintained. Failure to prepare and marevocation of an alcoholic beverage pounderstand that the City of Sandy Springs	peverage pouring license, valid Sun food and alcoholic beverage sales and that records of food sales an aintain records of food sales and aring license, including a Sunday	day Sales pouring brown to describe the derived from the describe the described the describe	license, and that at least 50% of rom the sale of prepared meals ge sales must be prepared and ge sales is cause for denial or tense. I further affirm that I
Signature, Licensee/Owner			
Sworn under oath this day of _		0 Notai	y Public Signature

CITY OF SANDY SPRINGS

Revenue and license Division 7840 Roswell Road, Building 500 Sandy Springs, Georgia 30350

Phone: (770) 730-5600 OR Fax: (770) 206-2578

REPORT FOR LAND SURVEY FOR ALCOHOLIC BEVERAGE LICENSE

For the purpose of the Alcoholic Beverage Ordinance distance means the measurement in lineal feet from the front entrance of the proposed location to the nearest property line of the private residence, church, nursing home, public library, hospital, school ground or college campus, along the nearest practical street route.

A	boundary line survey.
	boundary line survey shall be prepared by a Georgia Registered Land Surveyor. ne following information shall be required on the survey:
1.	Building location within boundaries of property.
2.	Indicate location of main/front entrance of building to determine appropriate distance requirements.
3.	Name, address, telephone number of applicant.
4.	Date of survey, graphic scale and north arrow.
5.	Location of tract (land district and land lot) and acreage.
6.	Signature and certification statements as listed below on survey for related alcoholic beverage use.
7.	Include one (1) of the certification statements as listed below on survey for related alcoholic beverage use.
	Certified that RETAIL SALES (Distilled Spirits) is not located within 100 yards of a church building or within 200 yards of any school building, school grounds, or college campus, or in or within 100 yards of any alcohol treatment center owned or operated by the State of Georgia or any county or municipal government therein.
	Certified that RETAIL SALES (Beer and Wine) is not located within 100 yards of any school building, school grounds, or college campus, or in or within 100 yards of any alcohol treatment center owned or operated by the State of Georgia or any county or municipal government therein.

Pouring Permits For Employees

To Dispense, Sell, Serve, Take Orders or Mix Alcoholic Beverages in Establishments Licensed as a Retail Consumption Dealer.

All Employees Who Serve Alcoholic Beverages Must Obtain A Pouring Permit From:

City of Sandy Springs Police Department 5995 Barfield Road Sandy Springs, Georgia 30328

To Schedule an Appointment For Employees Pouring Permit Contact Sandy Springs Police Department @ (770) 730-5600 (Call Center)

Date:			
Time:			

Chapter 6 – Section163: Alcoholic Awareness Training

(a) Any person to whom an alcohol pouring permit is issued, and all licensee's managerial staff, shall be required to complete an alcohol awareness training program within thirty (30) days from date the person is issued an alcohol pouring permit.

Eligible Alcohol Awareness Training Vendors:

TIPS, Training Institute for Responsible Vendors 404-531-9237 & Evindi 770-336-7207

ALCOHOLIC BEVERAGE LICENSE FEES

Administrative Fees: New License Only

Investigation	\$ 800
 Advertising 	\$ 500
 Fire Inspection 	\$ 30
Adm. Fee Total:	\$1330

TYPE OF LICENSE:	LICENSE FI	EE:
CONSUMPTION ON THE PREMISES:		
Wine	\$ 650.00	
Malt Beverages	\$ 650.00	
Wine and Malt Beverages	\$1300.00	
Distilled Spirit	\$3200.00	
Wine, Malt Beverages & Distilled Spirits	\$4500.00	
Additional Bar@	\$250.00 (Eac)	h)
Sunday Sales	\$250.00	11)
BYOB Wine	\$125.00	
PACKAGE:	Ψ125.00	
Wine	\$ 400.00	
Malt Beverages	\$ 400.00	
Wine and Malt Beverages	\$ 800.00	
Distilled Spirits	\$3000.00	
Wine, Malt Beverages and Distilled Spirits	\$3800.00	
Wine & Malt Beverage Tasting	\$75.00 (Each)
WHOLESALE:	Outside	Within
	CITY LIMITS	CITY LIMITS
Wine	\$ 100.00	\$500.00
Malt Beverages	\$ 100.00	\$500.00
Wine and Malt Beverages	\$ 100.00	\$1000.00
Distilled Spirits	\$ 100.00	\$3500.00
Wine, Malt Beverages and Distilled Spirits	\$ 100.00	\$4500.00
DISTILLER OR MANUFACTURER:		
Distilled Spirits	\$4000.00	
TEMPORARY LICENSE ONLY	LICENSE FE	EE:
CONSUMPTION ON THE PREMISES:		
Wine, Malt Beverages and Distilled Spirits	\$ 750.00	
Distilled Spirits	\$ 500.00	
Wine and Malt Beverages	\$ 250.00	
PACKAGE:		
Wine and Malt Beverages	\$ 200.00	
Distilled Spirits No 7	Temporary Lice	nse Permitted
WHOLESALER'S OR DISTRIBUTOR'S LICENSE		

HOTEL MOTEL EXCISE TAX RETURN ON OCCUPANCY TAX

(Hotels and Motels Only)

DUE ON OR BEFORE THE 20TH OF EACH MONTH

MAKE COPIES AS NEEDED



REVENUE DEPARTMENT HOTEL/MOTEL OCCUPANCY TAX RETURN

Business Name: Business Address: Business City State Zip: _												
Month of												
Businesses which operate place in which rooms, lodg taxes to the City of Sandy a room a tax of 7% of the The taxes due are to be relicensee may deduct and reduce date, the licensee not The penalty is 10% of the adelinquent.	ging or a Springs. charges emitted of etain three only lose	ccommon These so for the appropriate of the appropr	odations ame but accommoder the	s are prusinessed and attempts are produced attempts are produced at the produ	rovided for estail and the control of the months tax collections in the collections are subjections.	for values tax is conthes to part to p	ue are uired to collecte ucceed a versaying a	require o colle ed mon ling co ndor's a pena	ed to ect from nthly ollection credit lty an	pay bus m each p on a cale on. When t. For fail d interes	siness occoperson occopendar year of the paid time to past on the	cupation ccupying ar basis nely, the by by the tax due
This return is subject to audi	it:											
1. Gross rent									\$			_
2. Taxable rent (first thirty da permanent residents stay is	ays of d taxable)	6										
3. Tax (7% of line 2)								x	\$			_
4. Vendor's Credit (deduct 3	% of amo	ount on li	ne 3, <u>if</u>	not delir	nquent)			-	\$			_
5. Penalty (add 5% of line 3 not to exceed 25%)	for each	month oi	r fraction	n therec	of, if delin	quent		+	\$			_
6. Interest (add 1.0% for each	ch month	of fraction	n there	of line 3	s, if delind	quent)		+	\$			_
TOTAL AMOUNT DUE =		\$	6			,						
I DECLARE UNDER PENALTIES F OF MY KNOWLEDGE.	PRESCRIBI	ED THAT T	THE INFO	RMATIO	N PROVID	ED IN TH	HIS RET	URN IS	TRUE	AND CORF	RECT TO TH	HE BEST
Printed Name					_ Date	e						_
Signed					Title	ı						

Contact Phone	Fax
Please return original with remittance to City of Sand Springs, Georgia 30350. Mailed return must be post	ly Springs, Revenue Dept., 7840 Roswell Road, Building 500, Sandy marked on or before the 20 th of the month.
WHOLESALE	EXCISE TAX RETURN
	ON
ALCOHOLIC BEV	VERAGES, BEER, & WINE
(
(WHOLESALE	E APPLICANTS ONLY)

DUE ON OR BEFORE THE 15TH OF EACH MONTH

MAKE COPIES AS NEEDED



BEER WHOLESALE EXCISE TAX RETURN

Business Number:			Month of	: :	
Business Name: Business Address:		Cit	v lesuina Lica	neo.	
Dusilless Address:	City Issuing License:				
Each wholesaler selling malt is collect a specific tax in the assument of tax on smaller contingallon size, or proportionate each wholesale dealer within monthly on or before the 15 th due date will subject the licenta statement under oath from type of malt beverage, by volumalt beverages, by size and type of the person holding a referented by mail must be post of January is due and payable	amount of \$0.05 tainers, and an expant thereof with the City of Sandy day of the montese to the penalty aresponsible per and price, day pe of container, tail license for the tand the secondarked by the 1	per 12 ounces, of the contains of the constituting a best of the contains of t	or proportionate theer of \$6.00 per per commonly use is due and pay tonth the tax wathe tax due. Rerept the wholesale preceding calence in the text in	part thereof as r container of not sed for tap or deadle to the City of second transce shall be r showing the todar month the extended inventory for exity of Sandy	to graduate said to more than 151/2 raft beer sold by of Sandy Springs ure to pay by the accompanied by tal sales of each cact quantities of the month, sold Springs. Returns
Column: 1	Column: 2	Column: 3	Column: 4	Column: 5	Column: 6
Size of Container	Beginning Inventory	Ending Inventory	Total Sold	Tax Per Container	Tax Due:
7 oz.				\$0.0292	
8 oz.				0.0333	
12 oz.				0.0500	
14 oz.				0.0583	
16 oz.				0.0667	
32 oz.				0.1333	
1/2 barrel (15-1/2 gal.)				6.00	
1 barrel (31 gal.)				12.00	
 This return is subject to audit: Multiply columns 4 and 5 to Penalty (add 5% of column 25%, if submitted after the 	o determine tax d 6 for each montl	n or fraction there	of, not to exceed	i	
3. Total Amount Due:				\$	
I DECLARE UNDER PENALTIE AND CORRECT TO THE BEST Printed Name	OF MY KNOWL	EDGE.		DED IN THIS RET	
Signed		Title)		
Contact Phone		Fax			

Please return this form with

ATTN: Revenue Division 7840 Roswell Road-GA 30350



remittance to:
City of Sandy Springs

Building 500- Sandy Springs,

ALCOHOLIC BEVERAGE WHOLESALE EXCISE TAX RETURN

Business Number:	Month of:
Business Name:	
Business Address:	City Issuing License:
persons holding retail licenses for sale to the sam collected by the wholesalers at the time of the wh wholesaler to remit the proceeds so collected, or calendar month.	e collected by all wholesalers selling alcoholic beverages to he, in the City of Sandy Springs. Said excise taxes shall be olesale sale of such beverages. It shall be the duty of each n or before the 15th day of each month, for the preceding the nent under oath from a responsible person employed by the
wholesaler showing the total sales of each type disclosing for the preceding calendar month exact of container, constituting a beginning and ending in license for the sale of wine and alcoholic bevera statement, or to remit the tax collected on or be	e of wine and alcoholic beverage, by volume and price, quantities of wine and alcoholic beverages, by size and type nventory for the month, sold to every person holding a retail ages in the City of Sandy Springs. Failure to file such a pefore the 15th day of each month, shall be grounds for ed for by this chapter. Failure to pay by the due date will
rate of \$0.22 per liter of distilled spirits, excluding fractional parts of a liter. The excise tax levied on the first sale or use of wind	by the package, at the wholesale level, is hereby set at the fortified wines, and a proportionate tax at like rates on all e by the package is hereby set at \$0.22 per liter, and a
proportionate tax at like rates on all fractional parts	of a liter.
This return is subject to audit:	
Liters sold of distilled spirits: (excluding fortified wines)	X \$0.22 per liter tax = \$
Penalty (add 5% of line 1 for each month or 25% if submitted after the 15th of the month	
3. Total Amount Due:	\$
I DECLARE UNDER PENALTIES PRESCRIBED IS TRUE AND CORRECT TO THE BEST OF MY	THAT THE INFORMATION PROVIDED IN THIS RETURN KNOWLEDGE.
Printed Name	Date
Signed	Title
Contact Phone	Fax ———————————————————————————————————

Please return this form with remittance to:

City of Sandy Springs ATTN: Business Occupation and Excise Tax Division 7840 Roswell Road-Building 500

Sandy Springs, GA 30350



RETAIL EXCISE TAX RETURN ON LIQUOR BY THE DRINK

Business Name		Account Number			
Business Address		Month of			
There is hereby imposed and levied uppurchased by the drink in the City of Sar said beverage. Every person and/or bus City of Sandy Springs shall collect and beverages. This tax is due and payable month following the month the tax was comay deduct and retain three percent (3% of tax in excess of \$3,000 as a vendor's credit and will subject the lice percent (5%) for each month or fraction rate is 1% per month or fraction thereo	ndy Springs a tax in the amount siness licensed for on-premise remit a tax of three percent to the City of Sandy Springs multiple to the City of the first \$3,000 of tax and coredit. Failure to pay by the densee the penalty and interest on thereof not to exceed tweeters.	t of 3 percent of the purchase price of consumption of distilled spirits in the (3%) of the purchase price of said onthly on or before the 20 th day of the pre the 20 th of the month, the licensee one-half percent (1/2%) of the amount the date will result in the loss of the st on the tax due. The penalty is five			
Gross Sales for the Month: Food:\$ Beer:\$	Wine:\$	Liquor: \$			
This return is subject to audit:					
1. Gross Sales of liquor-by-the-drink		\$			
2. Tax (3% of line 1)		\$			
3. Vendor's Credit (deduct 3% of first \$3,0 1/2% of amount in excess of \$3,000 on		<u>20th</u>) - \$			
4. Penalty (add 5% of line 2 for each mon 25%, if delinquent)	th or fraction thereof, not to exc	eed +\$			
5. Interest (add 1% for each month or frac	etion thereof line 2 if delinquent)	+ \$			
TOTAL AM	OUNT DUE	= \$			
I DECLARE UNDER PENALTIES PRESCRIE AND CORRECT TO THE BEST OF MY KNO		ROVIDED IN THIS RETURN IS TRUE			
Contact Name:	Date:				
Signed:	Title:				
Contact Phone:	Fax:				

City of Sandy Springs ATTN: Revenue Dept. - Excise Tax 7840 Roswell Road Building 500 Sandy Springs, GA 30350

CHAPTER 6

ALCOHOLIC BEVERAGES

Chapter 6 ALCOHOLIC BEVERAGES*

*State law references: Alcoholic beverages, O.C.G.A. § 3-1-1 et seq.; local regulation of alcohol generally, O.C.G.A. § 3-3-1 et seq.

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ARTICLE I. IN GENERAL

Sec. 6-1. Definitions.

- (a) Unless a contrary intention is clearly apparent from the context, any term used in this chapter shall have the same meaning as when used in a comparable provision of the Georgia Alcoholic Beverage Code (O.C.G.A. § 3-1-1 et seq.).
- (b) The following words, terms and phrases, when used in this chapter, shall have the meanings ascribed to them in this section, except where the context clearly indicates a different meaning:

Alcoholic beverage caterer means any retail dealer licensed pursuant to this chapter who provides alcohol at authorized events or functions, special events, or special events facilities.

Brewpub means any eating establishment in which beer or malt beverages are manufactured or brewed, subject to the barrel production limitation prescribed in O.C.G.A. § 3-5-36, for retail consumption on the premises and solely in draft form.

Church means any permanent place of public religious worship.

Eating establishment means an establishment which is licensed to sell or otherwise dispense distilled spirits, malt beverages, or wines and which derives at least 50 percent of its total annual gross food and beverage sales from the sale of prepared meals or food.

Farm winery means a domestic winery that is licensed as a farm winery by the state.

Food caterer means any person who prepares food for consumption off the premises.

Immediate family of a person means all persons related to such person by consanguinity or affinity within the first degree, as computed according to the law of the state.

Interest includes any pecuniary interest and any ownership interest, whether present or future, whole or partial, legal or beneficial, contingent or vested, direct or indirect, and any right, power, or authority of control.

Registered agent means that individual, who is a resident of the county and at least 21 years of age, required to be designated by a licensee to receive any process, notice, or demand required or permitted by law or under this chapter to be served upon a licensee or owner.

(Ord. No. 2007-09-54, § 3(7.1.2), 9-18-2007)

State law references: Definitions generally, O.C.G.A. § 3-1-1.

Sec. 6-2. Penalties for violation.

Except as may otherwise be provided in this chapter, any person who violates this chapter may, upon conviction, be punished by a fine of not less than \$500.00 for each offense and/or up to six months incarceration. Should the violation and conviction be of a state law, the punishment shall be by a fine of not less than \$1,000.00 and/or up to 12 months incarceration.

(Ord. No. 2007-09-54, § 3(7.9.1), 9-18-2007)

Sec. 6-3. Purposes of chapter.

- (a) The purposes of this chapter shall include, without necessarily being limited to, the following:
- (1) Compliance with and effectuation of the general state law;
- (2) Prevention and control of the sale of alcoholic beverages by unfit persons:
- (3) The protection of schools, homes, churches, parks, and other institutions;
- (4) Promotion of appropriate land use and zoning and the effectuation of the city's land use and zoning policies:
- (5) Protection of the public health, safety, and welfare.

(b) To the maximum extent possible under state and federal law, the business of selling alcoholic beverages shall under this chapter be considered to be a privilege to be accorded in conformity with the foregoing and other public policies of the city, rather than a right.

(Ord. No. 2007-09-54, § 3(7.1.1), 9-18-2007)

Sec. 6-4. Notice.

Except as may otherwise be specifically provided in this chapter, any required notice may be delivered by hand or posted by certified mail, in which event delivery shall be deemed to take place on the third day following the date of deposit in the United States mail.

(Ord. No. 2007-09-54, § 3(7.2.19), 9-18-2007)

Sec. 6-5. Collection of sums due.

As to any failure to pay any sum due for fees or taxes under this chapter, the city may issue an execution against the licensee and his property for the amount of the delinquent fee or tax in addition to any other remedies the city may have.

(Ord. No. 2007-09-54, § 3(7.2.20), 9-18-2007)

Sec. 6-6. Sale to or purchase or possession by underage person.

- (a) Except as otherwise provided in this section:
- (1) No person, directly or through another person, shall furnish, cause to be furnished, or permit any person in such person's employ to furnish any alcoholic beverage to any person under 21 years of age.
- (2) No person under 21 years of age shall purchase or possess any alcoholic beverage.
- (3) No person under 21 years of age shall misrepresent such person's age in any manner whatever for the purpose of obtaining unlawfully any alcoholic beverage.
- (4) No person shall act as an agent to purchase or acquire any alcoholic beverage for or on behalf of a person under 21 years of age.
- (5) No person under 21 years of age shall misrepresent his identity or use any false identification for the purpose of purchasing or obtaining any alcoholic beverage.
- (b) The prohibitions contained in subsections (a)(1), (a)(2), and (a)(4) of this section shall not apply with respect to the sale, purchase, or possession of alcoholic beverages for consumption:
- (1) For medical purposes pursuant to a prescription of a physician duly authorized to practice medicine in the state; or
- (2) At a religious ceremony.
- (c) The prohibitions contained in subsections (a)(1), (a)(2), and (a)(4) of this section shall not apply when the parent or guardian of the underage person gives the alcoholic beverage to the underage person and when possession is in the home of the parent or guardian and such parent or guardian is present.
- (d) The prohibition contained in subsection (a)(1) of this section shall not be violated when a person has been furnished with proper identification showing that the person to whom the alcoholic beverage is sold is 21 years of age or older. For purposes of this subsection, the term "proper identification" means any document issued by a governmental agency containing a description of the person, the person's photograph, and the person's date of birth. Proper identification includes, without being limited to, a passport, military identification, driver's license, or an identification card authorized under O.C.G.A., §§ 40-5-100--40-5-104. "Proper identification" shall not include a birth certificate.
- (e) This section shall not prohibit employment of a person under 21 years of age in a licensed premises if such employment is lawful under section 6-162.
- (f) In any case where a reasonable or prudent person could doubt whether or not the person to whom an alcoholic beverage is to be sold or otherwise furnished is 21 years of age or older, the person selling or otherwise furnishing such alcoholic beverage shall request to see and be furnished with proper identification as provided in subsection (d) of this section. The failure to make such request and verification in any case where the person to whom the alcoholic beverage is sold or otherwise furnished is less than 21 years of age may be

considered by the trier of fact in determining whether the person selling or otherwise furnishing such alcoholic beverage did so in violation of subsection (a)(1) of this section.

- (g) In any case where a person selling or otherwise furnishing alcoholic beverages checks for a proper identification, such person shall carefully inspect such identification. If a reasonably prudent person could determine that such identification has been altered and if such person sells or otherwise furnishes alcoholic beverages to the holder of such altered identification, then such may be considered by the trier of fact in determining whether the person selling or otherwise furnishing such alcoholic beverage did so in violation of subsection (a)(1) of this section.
- (h) For purposes of the prohibitions set forth in this section, a plea of nolo contendere or the forfeiture of bond shall constitute a conviction.
- (i) With reference to the prohibitions set forth in this section, if there is a change in a majority of a licensee's owners, partners, or shareholders, the offenses under the old ownership shall not count against the new owners; provided, however, a different corporation, partnership, or other association shall be charged with the offenses of the predecessor if a majority of the owners, partners, or shareholders are the same. (Ord. No. 2007-09-54, § 3(7.5.4), 9-18-2007)

State law references: Similar provisions, O.C.G.A. § 3-3-23.

Sec. 6-7. Carry-out of alcoholic beverage unlawful.

- (a) All alcoholic beverages sold or otherwise dispensed for consumption on the premises licensees shall be consumed only on the licensed premises. It shall be unlawful for any person to remove from the licensed premises any alcoholic beverages sold for consumption on the premises, and it shall be unlawful for the licensee to permit any person to remove from the licensed premises any alcoholic beverages sold for consumption on the premises. The licensee shall be responsible for ensuring that no person so removes any alcoholic beverages from the premises in any type of container.
- (b) Each consumption on the premises licensee shall post in a prominent place at each exit from the licensed premises a sign in substantially the following form:
- "It is a violation of the Code of Ordinances of the City of Sandy Springs to take any type alcoholic beverage out of this establishment." Such sign shall be in uniform letters not less than one inch in height.
- (c) It shall be unlawful for any person purchasing alcoholic beverages for consumption on the premises to leave the premises without paying for such alcoholic beverages.
- (d) It shall be unlawful for customers to gather outside the establishment of a consumption on the premises licensee and consume alcoholic beverages.
- (e) It shall be unlawful for the manager or any employee of a consumption on the premises licensee to allow persons to gather outside the establishment and consume alcoholic beverages. (Ord. No. 2007-09-54, § 3(7.7.14), 9-18-2007)

Sec. 6-8. Brownbagging, BYOB prohibited.

It is prohibited for any person to bring in his own alcoholic beverage in any retail establishment without regard to whether such establishment is licensed. For purposes of this section, the term retail establishment shall not include a private hotel room or other similar guest room or a private club.

(Ord. No. 2007-09-54, § 3(7.7.15), 9-18-2007)

Secs. 6-9--6-30. Reserved.

ARTICLE II. VENDORS*

*State law references: Local regulation and licensing of alcohol sales, O.C.G.A. § 3-3-2.

DIVISION 1. GENERALLY

Sec. 6-31. Sales and consumption on public property.

- (a) Except as provided in subsections (b) and (c) of this section, it shall be unlawful for any person to sell, serve, or otherwise dispense any alcoholic beverage in a street, alley, or parking lot commonly used by the public or in any other public place or on public property.
- (b) Private parties and organizations may secure a permit from the city manager to serve, sell, or otherwise dispense alcoholic beverages on property owned or leased by the city.
- (c) An outdoor festival host holding the required special event permit may allow or prohibit alcohol consumption at the outdoor festival in a city park and shall have the right to require that alcohol consumed at the outdoor festival be purchased or obtained from an official outdoor festival vendor. Such authorization and/or limitations shall be set forth on the application for the special event permit. (Ord. No. 2007-09-54, § 3(7.4.2), 9-18-2007)

Sec. 6-32. Open area and patio sales.

- (a) Except as provided in subsection (b) of this section, it shall be unlawful for any person to sell, serve, or otherwise dispense alcoholic beverages outside the licensed premises structure.
- (b) A consumption licensee may sell, serve, or otherwise dispense alcoholic beverages in a patio/open area type environment if approved by the city manager to do so. To be approved the following requirements must be met:
- (1) The patio/open area must be enclosed by some structure providing for public ingress/egress only through the licensed premises main structure, in order to prevent a customer from leaving the outside area with an alcoholic beverage without the licensee's knowledge.
- (2) The height of such structure shall be a minimum of three feet above ground level, although it does not have to be solid or restrict visibility into or out of the patio/open area. The structure must be approved by the city's building inspection department and fire department.
- (3) The only exits from the patio/open area are to be through the licensee's main premises and through an approved fire exit, not for general public use unless an emergency exists. The fire exit should sound an alarm when used in order that any unauthorized use shall be known.
- (c) Nothing contained in this section shall prohibit a hotel or motel with a consumption on the premises license from making sales and allowing consumption of alcoholic beverages in ballrooms, meeting rooms, reception rooms, or patio areas, provided such functions are catered in connection with a meeting, conference, convention, or similar type gathering at such hotel or motel.

(Ord. No. 2007-09-54, § 3(7.4.3), 9-18-2007)

Secs. 6-33--6-50. Reserved.

DIVISION 2. LICENSE

Sec. 6-51. License required.

- (a) It shall be unlawful for any person to sell, offer for sale, or otherwise dispense any alcoholic beverages within the city except under a valid license issued under this chapter and in compliance with the provisions of this chapter.
- (b) All licenses issued pursuant to this chapter shall have printed on the front: "This license is a mere privilege subject to being revoked and annulled and is subject to the laws of Georgia and the existing and any further ordinances of the City of Sandy Springs."
- (c) The applicant for a license or permit, for which provision is made in this chapter, shall be subject to all state laws and regulations and to all city ordinances and regulations dealing with general licensing and consumption on the premises of alcoholic beverages, except as may be otherwise specifically provided in this chapter.

(Ord. No. 2007-09-54, § 3(7.2.1), 9-18-2007)

Sec. 6-52. Retail package licenses.

- (a) Applicants may apply for one or more of the following type retail licenses:
- (1) Package malt beverage license. Retail sale of malt beverages in the original package.
- (2) Package wine license. Retail sale of wine in the original package.
- (3) Package distilled spirits license. Retail sale of distilled spirits in the original package.

(b) The application shall be accompanied by the requisite fee in an amount as set by resolution of the city council, which amount shall remain in effect until modified or amended by subsequent resolution adopted by the city council.

(Ord. No. 2007-09-54, § 3(7.2.2), 9-18-2007)

State law references: Maximum license fee for package sales of distilled spirits, O.C.G.A. § 3-4-50.

Sec. 6-53. Retail consumption on the premises licenses.

- (a) Five classes of retail consumption on the premises licenses are available. Unless otherwise specifically provided in this chapter, retail consumption on the premises licenses are available only to eating establishments.
- (1) Full pouring license. Retail sale of distilled spirits, wine, and beer by the drink
- (2) Limited pouring license. Retail sale of wine and/or malt beverages by the drink.
- (3) Limited pouring license. Retail sale of distilled spirits by the drink.
- (4) Brewpub. See section 6-1(b).
- (5) Farm winery tasting room. See section 6-108.
- (b) The application shall be accompanied by the requisite fee in an amount as set by resolution of the city council, which amount shall remain in effect until modified or amended by subsequent resolution adopted by the city council. Sunday sales may be made, upon payment of an additional fee, as set by resolution of the city council, provided the licensee otherwise meets the qualifying requirements for Sunday sales. Service from more than one bar at a licensed location may be made upon payment of an additional fee per bar, as set by resolution of the city council.

(Ord. No. 2007-09-54, § 3(7.2.3), 9-18-2007)

Sec. 6-54. Wholesale licenses.

- (a) Any wholesale dealer in alcoholic beverages who is licensed by the state and who does not have a place of business in the city shall be granted a license to distribute such beverages in the city upon application for such license to the city manager, submittal of an annual renewal affidavit, and a statement that he understands the alcoholic beverage rules and regulations of the city and the conditions under which retail licenses are issued. Distributors whose principal place of business is a location other than the city shall pay a registration fee of \$100.00 as authorized by O.C.G.A. § 3-5-43 (or such fee as may be authorized by any future amendment or revision thereto).
- (b) Any wholesale dealer in alcoholic beverages who is licensed by the state and who has a place of business in the city shall procure a license under the same provisions applicable to retail licensees. The application for a resident wholesale dealer's license shall be accompanied by the requisite fee in an amount as set by resolution of the city council, which amount shall remain in effect until modified or amended by subsequent resolution adopted by the city council.

(Ord. No. 2007-09-54, § 3(7.2.4), 9-18-2007)

Sec. 6-55. Alcoholic beverage caterers.

- (a) License requirements for resident caterers.
- (1) Any caterer who possesses a valid license from the city to sell or otherwise dispense malt beverages, wine or distilled spirits by the drink at a fixed location within the city may apply for an off-premises license that permits sales at authorized catered event or function.
- (2) Each off-premises catering license, authorized herein, shall be valid only for the event for which the license is issued. The fee for each license shall be set by resolution of the city council, and this fee amount shall remain in effect until modified or amended by subsequent resolution adopted by the city council.
- (3) It shall be unlawful for any person to engage in, carry on, or conduct the sale or distribution of alcoholic beverages off-premises and in connection with a catered event or function without first having obtained a license as provided herein.
- (b) Permit requirements for nonresident caterers.

- (1) A nonresident alcoholic beverage caterer shall submit an application for an off-premises event permit to the city manager. The fee for each such permit shall be \$50.00 as authorized by O.C.G.A. § 3-11-3 (or such fee as may be authorized by any future amendment or revision thereto).
- (2) An application for an event permit shall include the name of the caterer, the date, address, time, and name of the event and the quantity and type of alcoholic beverages to be transported from the licensee's primary location to the location of the authorized catered event or functions.
- (3) The original event permit shall be kept in the vehicle transporting the alcoholic beverages to the catered event or function.
- (4) It shall be unlawful for a licensed alcoholic beverage caterer to distribute, sell, or otherwise dispense alcoholic beverages off-premises except as authorized by the event permit.
- (c) Limitation on license. A licensed alcoholic beverage caterer may sell or otherwise dispense only that which is authorized by his alcoholic beverage license. For example, if the alcoholic beverage caterer possesses a valid license to sell malt beverages, he may sell or otherwise dispense only malt beverages at the authorized catered event or function.
- (d) Sunday sales. An alcoholic beverage caterer wishing to cater an event or function on Sunday must possess a valid Sunday sales license and comply with the requirements of state law with respect to the service of alcoholic beverages on Sunday.
- (e) Tax on sales by resident caterers. Excise taxes are imposed upon the sale of alcoholic beverages by a resident caterer as provided in article III of this chapter.
- (f) Tax on drinks served by nonresident caterers. Excise taxes are imposed upon the total of individual alcoholic beverage drinks served by a nonresident caterer in the amounts set forth in article III of this chapter and shall be paid within 30 days after the conclusion of the catered event or function. (Ord. No. 2007-09-54, § 3(7.2.5), 9-18-2007)

Sec. 6-56. Nonprofit civic organization temporary permit.

- (a) To be eligible to apply for a temporary permit to sell alcoholic beverages at an authorized event, a bona fide nonprofit organization must be the applicant; a nonprofit authorization letter (federal form 501-C) must be produced; any required event permit must be obtained; and the authorized event for which the event permit is issued must be associated with and benefit the cause of a charitable or civic organization.
- (b) Pursuant to state law, a temporary permit shall authorize the organization to sell alcoholic beverages for consumption only on the premises for a period not to exceed one day, subject to all laws and ordinances regulating the time for selling such beverages; the temporary permit shall be valid only for the place specified in the permit; and no more than two such permits may be issued to the applicant organization in any one calendar year.
- (c) Each application for such a temporary permit shall be accompanied by a nonrefundable fee in an amount as set by resolution of the city council, which amount shall remain in effect until modified or amended by subsequent resolution adopted by the city council.

(Ord. No. 2007-09-54, § 3(7.2.6), 9-18-2007)

Sec. 6-57. Duration of licenses.

All licenses, except as otherwise indicated, issued under this chapter shall be issued on a calendaryear basis, and all licenses shall expire at midnight on December 31 of the year for which they are issued. License fees shall be prorated as follows: New applications received on and between January 1 and June 30 shall be assessed the full license fee. New applications received on and between July 1 and December 31 shall be assessed one-half of the license fee.

(Ord. No. 2007-09-54, § 3(7.2.7), 9-18-2007)

Sec. 6-58. Individual, business or association entities; named licensee.

(a) A license issued to an individual shall be issued in the name of the individual. A license issued to a partnership shall be issued in the name of the partnership and in the name of the partner or employee primarily responsible for the operation of the licensed premises, who shall be the named licensee. A license issued to a corporation shall be issued in the name of the corporation and in the name of the stockholder, officer of the corporation, or employee primarily responsible for the operation of the licensed premises, who shall be the named licensee. A license issued to a purely nonprofit civic, fraternal, patriotic, private, or social club or corporation which is organized and conducted in the city solely as a mutual benefit membership group shall be

issued in the name of the club or corporation and in the name of the individual primarily responsible for the club or corporation's compliance with this chapter, and the named individual shall be named licensee.

(b) The individual completing and presenting an application for a license, whether for himself, a partnership, a corporation, or a nonprofit organization, shall meet the requirements of this chapter so as to be the named licensee.

(Ord. No. 2007-09-54, § 3(7.2.8), 9-18-2007)

Sec. 6-59. Joint responsibility.

If a partnership, each partner shall be responsible for the actions of the named licensee and the conduct of the licensed business. If a corporation, the corporation, its officers and directors shall be responsible for the actions of the named licensee and the conduct of the licensed business. If a nonprofit organization, its officers, directors, or governing authority shall be responsible for the actions of the named licensee and the conduct of the licensed business.

(Ord. No. 2007-09-54, § 3(7.2.9), 9-18-2007)

Sec. 6-60. Eligibility for license.

- (a) Every applicant shall, prior to applying for a license, read and familiarize himself with the provisions of this chapter, and the application shall constitute a certification applicant has done so. Every licensee shall maintain a copy of this chapter on the licensed premises and shall instruct each employee engaged in the sale or handling of alcoholic beverages concerning the relevant provisions of this chapter.
- (b) An applicant shall be active in the operation of the licensed business and shall be personally present on the licensed premises sufficiently to assure compliance with the provisions of this chapter. For purposes of this section, a licensee shall not be considered active unless he is an owner, stockholder, or fulltime employee of the licensed business and is present on the licensed premises a minimum of ten hours per week.
- (c) A licensee must be of good moral character and a citizen of the United States or an alien lawfully admitted for permanent residence. Any such alien shall have been lawfully admitted for permanent residence for at least one year prior to application.
- (d) In addition to the requirements of subsection (c) of this section, a licensee for the retail sale of distilled spirits in the original package must have been a resident of a county or municipality in the state, in which the retail sale of distilled spirits in the original package is legal, for one year immediately preceding the filing of the application for such license.
- (e) No person, including members of a retail dealer licensee's immediate family, shall be issued, nor shall have a beneficial interest in, more than two package distilled spirits licenses issued in this state.
- (f) A licensee shall not have been convicted within the ten years preceding his application of any felony, any misdemeanor involving moral turpitude, any sexual-related crime, or any criminal offense relating to alcoholic beverages, taxes, or gambling. This subsection shall apply with respect to the laws of this state, other states, the United States, and other countries. A plea of nolo contendere or the forfeiture of a bond shall be considered a conviction for purposes of this subsection. Sentencing as first offender status shall not be considered as a conviction if the sentence was successfully completed without any violation of probation and with no adjudication of guilt ever being entered.
- (g) A licensee shall not have had revoked, within the five years preceding his application, any license to sell alcoholic beverages issued by any governmental entity.
- (h) A licensee shall have, and continuously maintain, as a registered agent a resident of the county upon whom may be served any process, notice or demand required or permitted by law or under this chapter to be served upon the licensee or owner. The registered agent must be a resident of at least 21 years of age. (Ord. No. 2007-09-54, § 3(7.2.10), 9-18-2007)

Sec. 6-61. Alcohol awareness training certification required.

(a) The applicant for a license under this article shall present to the city manager current certification of attendance at an approved alcohol awareness training program. Such certification or approved alternative program shall be verified and signed off by the chief of police.

- (b) If the applicant lacks such training and certification, the applicant shall have 30 days from the date of the granting of the license to complete the training and submit certification to the city manager. Upon due cause being shown, the city manager may grant an extension of time, not to exceed 60 days, to complete said training. Failure to timely obtain such certification shall be grounds for revocation of the alcoholic beverage license.
- (c) Every applicant to whom a pouring permit is issued and all managerial staff of a licensee shall also complete an approved alcohol awareness training program within 30 days of being issued a pouring permit, being employed as a part of any managerial staff, or being issued a license in the case of the named individual licensee.

(Ord. No. 2007-09-54, § 3(7.2.11), 9-18-2007)

Sec. 6-62. Distance from churches, schools, etc.

- (a) No package malt beverage license, package wine license, or consumption on the premises license shall be issued for any place of business which is located within 100 yards of any school building, educational building, school grounds, or college campus.
- (b) No package distilled spirits license shall be issued for any place of business which is located within 100 yards of any church building or alcoholic treatment center or which is located within 200 yards of a school building, educational building, school grounds, or college campus or which is located within 500 yards of another licensed package distilled spirits business.
- (c) No package license shall be issued for any place of business which is located within 200 feet of a private single-family or two-family dwelling in a zoning district that permits single-family and/or two-family dwellings; provided, however, this prohibition shall not apply with respect to a private dwelling located in a zoning district in which alcoholic beverage outlets are authorized and which dwelling is on the same street as the premises for which a package license is applied.
- (d) Unless otherwise provided by law, all measurements to determine the distances referred to in this section shall be measured by the most direct route of travel on the ground and shall be measured in the following manner:
- (1) From the front door of the structure, as determined by the director of community development, from which alcoholic beverages are sold or proposed to be sold; and
- (2) In a straight path of travel by the nearest public sidewalk, street, road, or highway;
- (3) To the front door of the building or to the nearest portion of the grounds, as determined by the director of community development, whichever is applicable under this chapter.
- No license shall be revoked and no application for a license or renewal shall be denied by reason of the method of measurement set out in this subsection, if such license or license application or renewal application is for premises for which a license was granted prior to the enactment of this chapter in reliance on another method of measurement.
- (e) No application for a license shall be approved which does not include, or have attached thereto, a current certificate from a registered surveyor which shows a scale drawing of the premises and the location at which the applicant desires to operate an alcoholic beverage outlet and which shows, with linear foot measurements where appropriate, such location's compliance or noncompliance with the provisions of this section, or a certificate from a registered surveyor which states that the subject alcoholic beverage outlet meets all of the location and distance requirements of this chapter, and shows such location's compliance or noncompliance with linear foot measurements where appropriate or required.
- (f) When a license application is for premises not yet constructed or not yet completed, a license may be issued if the application includes the plans for the premises and a surveyor's certificate, as required under subsection (e) of this section, clearly showing that the premises will, when completed, meet the requirements of this section.
- (g) If the distance requirements of this section are met at the time a license is issued, the subsequent opening and operation of a church or school within the prohibited distance shall not prevent the continuance of an existing license or the issuance of a new license to a subsequent owner of the property; provided, however,

that as to any new license, the prior license must have been lawful and validly issued at the location at any time during the 12 months immediately preceding the application for the new license.

(h) As used in this section, the term "school building" or "educational building" shall apply only to state, county, city or church school buildings and to such buildings at any other schools in which are taught subjects commonly taught in the schools and colleges of this state and which are public schools and private schools as defined in O.C.G.A. § 20-2-690(b). The term "school building" includes only those structures in which instruction is offered. The term "church building" as used in this section shall mean the main structure used by any religious organization for purposes of worship.

(Ord. No. 2007-09-54, § 3(7.4.1), 9-18-2007)

State law references: Sales near churches or schools, O.C.G.A. § 3-3-21.

Sec. 6-63. Application fee.

Each application for a license under this chapter shall be accompanied by a nonrefundable application fee in an amount as set by resolution of the city council, which amount shall remain in effect until modified or amended by subsequent resolution adopted by the city council. Application fees shall be paid at the time the application is filed and shall not be refunded under any circumstances.

(Ord. No. 2007-09-54, § 3(7.2.12), 9-18-2007)

Sec. 6-64. Application; investigation consent.

- (a) All applications for licenses shall be made upon application forms provided by the city. All applications shall contain a full and complete sworn and notarized statement by each applicant of all material facts as determined by the city manager to be relevant to the requirements of this chapter and further shall include, but not be limited to:
- (1) If a partnership, the names and residence addresses of the partners and a copy of the partnership agreement;
- (2) If a corporation, the names of the officers, the name of the manager, and the names of all shareholders holding more than 20 percent of any class of corporate stock and a copy of the articles of incorporation; and
- (3) The name of any other entity having a financial interest in the establishment for which a license is sought.
- (b) Each applicant and licensee shall consent to and authorize a fingerprint analysis and investigation.
- (c) The application form shall be accompanied by a copy of the lease to the premises, or proof of ownership of the premises, or proof of other authorization for use of the premises.
- (d) Each applicant and licensee authorizes the city and its agents to secure from any court, law enforcement agency, or other public agency his criminal and civil history and to use such information in determining whether the license applied for shall be issued. Each applicant further authorizes the city and its agents to use such information in any public hearing with respect to the license applied for, either before or after the issuance of the license. Each applicant waives any right that he would otherwise have to preclude the city or its agents from obtaining and using such information, and each applicant further waives any liability of the city or its agents for obtaining and using such information.
- (e) Separate applications must be made for each location, and separate licenses must be issued for each location.

(Ord. No. 2007-09-54, § 3(7.2.13), 9-18-2007)

Sec. 6-65. Procedure for consideration of application; temporary licenses.

- (a) The city manager shall promptly refer a copy of each application to the chief of police or his designee for a thorough investigation. The chief of police or his designee shall report his findings to the city manager. Such finding shall include a recommendation as to the qualifications of the applicant. The city manager shall further have the responsibility and authority to request additional information as may be determined to be necessary in order for the city manager to accept the application as complete prior to its submission to the city council.
- (b) A temporary license for a full pouring license, a limited pouring license, package malt beverage license, and package wine license may be issued by the city manager for a period of up to 60 days provided the city manager is satisfied that the applicant substantially complies with the provisions of the applicable ordinances and meets required qualifications and the denial of a temporary license would create undue hardship upon the applicant, such as the closing of an existing business or delaying of the opening of a new business. The applicant shall sign an acknowledgment that the temporary license is a mere accommodation and may be revoked, with or without cause, by the city manager at any time.

(c) The fee for issuance of a temporary license shall be set by resolution of the city council, and this fee amount shall remain in effect until modified or amended by subsequent resolution adopted by the city council. (Ord. No. 2007-09-54, § 3(7.2.14), 9-18-2007)

Sec. 6-66. Denial of application.

- (a) After a hearing, should the city council deny an application, written notice of the denial shall be provided to the applicant by the city manager, shall set forth the reason for the denial, and advise the applicant of the right to appeal.
- (b) Any decision by the city council denying an application shall be final unless the applicant applies to the Superior Court of Fulton County by filing a petition for writ of certiorari within 30 days of the decision rendered by the city council.
- (c) In all instances in which an application is denied, the applicant may not reapply for a license for at least one year from the final date of the denial.

(Ord. No. 2007-09-54, § 3(7.2.15), 9-18-2007)

Sec. 6-67. Transferability of license.

- (a) Except as provided in this section, no license shall be transferable to any other person or location. All applications seeking a transfer of a license in any respect shall be made upon application forms provided by the city manager and shall be accompanied by a nonrefundable fee in an amount as set by resolution of the city council, which amount shall remain in effect until modified or amended by subsequent resolution adopted by the city council.
- (b) If a licensee seeks to move his place of business from the licensed premises to another place within the city, application shall be made as for an original license.
- (c) In the case of death of an owner of a license, no sale of alcoholic beverages shall be allowed until such time as a personal representative of the estate, appointed by a probate court of competent jurisdiction, shall apply to the city manager for authorization. The establishment shall then be allowed to continue to operate for a period of 60 days from the date of death, until expiration of the license, or until the approval of a new license, whichever shall first occur.
- (d) A change in ownership status of the licensed establishment that does not change the actual ownership interest shall be eligible to apply for a transfer of license as provided herein. By way of example, a sole proprietor who decides to incorporate and be the sole shareholder of the new corporation, although in such circumstances information required from a corporation in an original application shall be provided.
- (e) Nothing in this section shall prohibit one or more partners in a partnership from retiring therefrom in favor of one or more of the other partners; provided, such withdrawal shall not introduce any new partner or result in any new person acquiring an interest in the licensed business without application for and issuance of a new license.
- (f) Where a license is issued to a corporation having as its principal business an activity other than the sale of alcoholic beverages, a change in the named individual licensee may be permitted by the city manager if the new named licensee meets the requirements of new license applicants.
- (g) In the circumstances described in subsections (d) and (e) of this section, the license may be revoked if the city manager determines that the change results in a failure to meet requirements of this chapter. (Ord. No. 2007-09-54, § 3(7.2.16), 9-18-2007)

Sec. 6-68. Sale or disposition of licensed business; temporary license.

- (a) If any licensee withdraws from, sells, or otherwise transfers the licensee's interest in the licensed business, the licensee shall immediately notify the city manager.
- (b) In the case of such a withdrawal, transfer, or sale, the city manager may issue a temporary license as provided in section 6-65 to the successor in interest, if the successor in interest has properly completed an application and paid the appropriate fee. The temporary license shall be valid for up to 60 days or until the application for a permanent license is granted or denied by the city council, which ever first occurs. (Ord. No. 2007-09-54, § 3(7.2.17), 9-18-2007)

Sec. 6-69. License renewal.

- (a) An application for renewal shall be in the form of a sworn and notarized statement by the named licensee, on a form provided by the city manager, stating that there have been no changes in any of the information contained in the original application. If there have been any substantive changes, the application for renewal shall be in the same form as an original application.
- (b) An application for renewal shall be filed no later than November 15 and shall be accompanied by the requisite fee in the amount as set by resolution of the city council, which amount shall remain in effect until modified or amended by subsequent resolution adopted by the city council.
- (c) Renewal applications and payments not received by November 15 shall incur a late fee. Renewal applications and payments received between November 16 and December 15 are subject to a ten percent late fee. Businesses failing to apply for renewal of their licenses prior to December 15 must reapply for a license.
- (d) Businesses required to reapply for a license, as provided in subsection (c), and filing this application for a new license after January 1 shall pay at the time of filing the required application fee, the annual fee, and the ten percent late fee.

(Ord. No. 2007-09-54, § 3(7.2.18), 9-18-2007)

Sec. 6-70. Display of license.

Each license issued under this chapter shall at all times be kept in the public area plainly exposed to view upon the licensed premises.

(Ord. No. 2007-09-54, § 3(7.5.2), 9-18-2007)

Sec. 6-71. Suspension or revocation.

- (a) Grounds.
- (1) A license may be suspended or revoked by the city council for any violation of this chapter; for any violation of state laws and regulations relating to alcoholic beverages; for any material misrepresentation or omission in the application for the license; or if the licensee or the licensed business ceases to meet the eligibility requirements for licensure.
- (2) When suspension of a license is permitted under this chapter, but no specific period of suspension is mandated, the following guidelines shall apply:
- a. First suspension in a 12-month period of time shall not exceed 30 days.
- b. Second suspension in a 12-month period of time shall not exceed 60 days.
- c. Third suspension in a 12-month period of time shall cause revocation of the license and result in the inability of the licensee to obtain a license from the city for a term of three years from the date of revocation.
- (3) Prior to the suspension or revocation of a license by the city council, the city manager shall give written notice to the licensee of the time, place, purpose of the hearing, and a statement of the charges upon which the hearing before the city council shall be held in accordance with subsection (b) of this section. Service of such notice shall be by personal service on the registered agent. If personal service fails, the notice shall be mailed by certified mail to the registered agent at the address provided and to the named licensee at the licensed premises. Delivery shall be deemed to take place on the third day following deposit in the United States mail.
- (b) Hearings.
- (1) The city council shall hear applications for licenses, as well as all matters relating to such licenses or otherwise under this chapter, including, but not being limited to, suspensions, revocations, transfers, renewals, changes of ownership, and any other matters affecting such licenses.
- (2) The city council shall also hear matters relating to the issuance, renewal, suspension, and revocation of pouring permits.
- (3) The city council shall have the authority to defer a decision and continue hearings to the next regularly scheduled council meeting, when necessary.
- (4) Applicants, licensees, or permit holders shall be given written notice of the date, time, place, and purpose when the matter at issue will be heard. The applicant, licensee, or permit holder shall be afforded the opportunity to be heard and present evidence. Ten days' notice shall be deemed reasonable, but a shorter or longer period of notice shall be authorized as the city manager deems the circumstances to justify.

(5) Upon close of the public hearing, the city council shall reach a decision on the matter before it, and the decision of the city council shall be final unless the applicant, licensee, or permit holder applies to the Superior Court of Fulton County by filing a petition for writ of certiorari within 30 days of the decision rendered by the city council.

(Ord. No. 2007-09-54, § 3(7.3.1, 7.3.2), 9-18-2007)

Secs. 6-72--6-100. Reserved.

DIVISION 3. REQUIREMENTS FOR CONSUMPTION ON-PREMISES LICENSES AND LICENSEES

Sec. 6-101. Eligibility for license.

- (a) A consumption on the premises license may be granted only to the establishments described in this article and subject to the specified conditions.
- (b) Full-service kitchen as used in this article shall mean a kitchen with a three- compartment pot sink, a stove or grill permanently installed, and a refrigerator, all of which must be approved by the county health department and city fire department.

(Ord. No. 2007-09-54, § 3(7.7.1), 9-18-2007)

Sec. 6-102. Hotel and hotel room service.

- (a) In order to be eligible for a consumption on the premises license, a hotel must:
- (1) Be used and held out to the public as a place where food is served and consumed and sleeping accommodations are offered to guests for adequate pay;
- (2) Contain 50 or more rooms used for the sleeping accommodations of guests; and
- (3) Contain one or more public dining rooms, with adequate and sanitary full-service kitchen facilities.
- (b) A hotel may consist of a single building or may consist of two or more buildings located on the same premises and used in connection with the hotel operation.
- (c) A facility which is styled as a motel, motor lodge, inn, or other similar appellation may be licensed as a hotel if it meets the requirements of this section.
- (d) A hotel may grant permission for the operation of a lounge, restaurant, or supper club on its premises; such an operation may be granted a consumption on the premises license if it meets the other applicable requirements of this chapter.
- (e) Notwithstanding any other provisions of this chapter to the contrary, any hotel (as the term "hotel" is commonly used and without regard to the requirements of this section), inn, or other establishment which offers overnight accommodations to the public for hire, may provide in-room service of alcoholic beverages if such establishment:
- (1) Holds a valid city package license or a valid city consumption on the premises license or both; and
- (2) Has been authorized to provide in-room service by the state revenue commissioner.
- (f) For purposes of this section, "in-room service" consists of:
- (1) The delivery of alcoholic beverages in unbroken packages by an employee of the hotel to a registered guest's room when such alcoholic beverages have been ordered by the guest and when the guest shall be billed for the cost of such alcoholic beverages at the time of delivery and when the sale of such alcoholic beverages is completed at the time of delivery; and
- (2) The provision of a cabinet or other facility located in a hotel's guest room which contains alcoholic beverages and which is provided upon request of the guest and which is accessible by lock and key only to the guest and for which the sale of alcoholic beverages contained therein is final at the time requested except for a credit which may be given to the guest for any unused portion.
- (g) Except as otherwise provided in this section, in-room service of alcoholic beverages shall be subject to all restrictions and limitations in this chapter relative to the sale of alcoholic beverages. In-room service sales shall be authorized only on such days and only during such hours as the sale of alcoholic beverages is otherwise authorized.
- (h) Distilled spirits sold pursuant to this section shall not be sold in packages containing less than 50 milliliters each.

(i) All alcoholic beverages sold pursuant to this section shall be purchased from a licensed wholesale dealer and shall be subject to all taxes imposed under this chapter, including the excise tax on the retail sale by the drink of alcoholic beverages containing distilled spirits.

(Ord. No. 2007-09-54, § 3(7.7.2), 9-18-2007)

Sec. 6-103. Restaurants.

- (a) In order to be eligible for a consumption on the premises license, a restaurant must:
- (1) Be used and held out to the public as a place where meals are regularly served to the public for adequate pay;
- (2) Contain one or more public dining rooms, with adequate and sanitary full-service kitchen facilities and staff to prepare, cook, and serve suitable food for its quests;
- (3) Serve at least one meal per day at least five days per week, with the exception of holidays, vacations, and periods of redecoration; and
- (4) Have at least 50 percent of its total sales be the sale of food and nonalcoholic beverages consumed on the premises, exclusive of sales from vending machines. For this purpose, if a restaurant makes a minimum charge or cover charge, the amount so charged shall not be counted in computing total sales and shall not be counted as a food or beverage sale.
- (b) Brewpubs, as defined in section 6-1(b) and O.C.G.A. § 3-1-2(3), shall be allowed in eating establishments. (Ord. No. 2007-09-54, § 3(7.7.3), 9-18-2007)

Sec. 6-104. Lounges.

- (a) A lounge is a separate room that has a seating capacity, at tables of at least 50 persons and which is:
- (1) Connected with, a part of, and adjacent to a restaurant; or
- (2) Located in a hotel.
- (b) In order to be eligible for a consumption on the premises license, a lounge must be arranged and maintained such that all booths, stools, and tables are open and unobstructed to the view of other customers in the lounge.
- (c) A lounge which is operated on a different floor, or in a separate building, from, or which is not connected or adjacent to, another licensed facility shall be considered a separate establishment from such other licensed facility and shall pay a separate annual license fee.

(Ord. No. 2007-09-54, § 3(7.7.4), 9-18-2007)

Sec. 6-105. Supper clubs.

In order to be eligible for a consumption on the premises license, a supper club must:

- (1) Have a seating capacity, at tables, of at least 100 persons;
- (2) Have adequate and sanitary full-service kitchen facilities and staff to prepare, cook, and serve suitable food for its patrons, except that this requirement shall not apply to a supper club which is located in a hotel having separate kitchen facilities of which the supper club makes use;
- (3) Provide a band or other professional entertainment a minimum of 20 days in each calendar month, each and every calendar month of the calendar year, with the exception of holidays, vacations, and periods of redecorating;
- (4) Be arranged and maintained such that all booths and tables are open and unobstructed to the view of other persons in the facility;
- (5) Serve at least one meal per day at least five days per week, with the exception of holidays, vacations, and periods of redecoration; and
- (6) Have as at least 50 percent of its total sales the sale of food and nonalcoholic beverages consumed on the premises, exclusive of sales from vending machines; and for this purpose, if a supper club makes a minimum charge or cover charge, the amount so charged shall not be counted in computing total sales and shall not be counted as a food or beverage sale.

(Ord. No. 2007-09-54, § 3(7.7.5), 9-18-2007)

Sec. 6-106. Private clubs.

- (a) In order to be eligible for a consumption on the premises license, a private club must be a nonprofit association which is organized under the laws of the state and which:
- (1) Has been in existence at least one year prior to the filing of its application for a license;

- (2) Has at least 75 regular dues-paying members;
- (3) Is organized and operated exclusively for pleasure, recreation, and other nonprofit purposes;
- (4) Owns, hires, or leases a building or space within a building for the reasonable use of its members, which building or space:
- a. Has suitable kitchen and dining room space and equipment;
- b. Is staffed with a sufficient number of employees for cooking, preparing, and serving meals for its members and guests; and
- c. Has no member, officer, agent, or employee directly or indirectly receiving in the form of salary or other compensation any profits from the sale of alcoholic beverages beyond a fixed salary.
- (b) For purposes of subsection (a)(4)c of this section, a "fixed salary" means the amount of compensation paid any member, officer, agent, or employee of a private club as may be fixed for him by its members at a prior annual meeting or by the governing body out of the general revenue of the club and shall not include any commission or any profits from the sale of alcoholic beverages. Tips or gratuities added to the bills under club regulations shall not be considered profits from the sale of alcoholic beverages.
- (c) No alcoholic beverage license shall be granted to a private club organized or operated primarily for the selling or serving of alcoholic beverages.
- (d) Veterans' organizations, fraternal organizations, and other nonprofit organizations currently having tax exempt status under either the United States Internal Revenue Code or the state income tax law shall not be required to operate a food establishment serving prepared food; provided, however, any such organization selling or dispensing alcoholic beverages shall be subject to all ordinance regulations dealing with general licensing and consumption on the premises establishments.

(Ord. No. 2007-09-54, § 3(7.7.6), 9-18-2007)

State law references: Sale of spirits by private clubs, O.C.G.A. § 3-7-1.

Sec. 6-107. Special events facility.

In order to be eligible for a consumption on the premises license, a special events facility must:

- (1) Be available to public or private groups of persons;
- (2) For monetary consideration on a rental, fee, percentage, or similar basis, be used primarily for special occasions, including but not limited to, receptions, meetings, banquets, conventions, parties, catered events, or similar gatherings; and
- (3) Be open to or attended by invited or selected guests or paying patrons; or
- (4) Be a multisport complex situated on at least 20 acres and in conformance with the city's zoning ordinances.

(Ord. No. 2007-09-54, § 3(7.7.7), 9-18-2007)

Sec. 6-108. Farm winery tasting room.

(a) The following words, terms and phrases, when used in this section, shall have the meanings ascribed to them in this subsection, except where the context clearly indicates a different meaning:

Farm winery means a domestic winery that is licensed as a farm winery by the state.

Special entertainment district means a certain area within the city designated by the council pursuant to O.C.G.A. § 3-6-21.2 solely for the purpose of allowing Sunday sales in a farm winery tasting room.

Tasting room means an outlet for the promotion of a farm winery's wine by providing samples of such wine to the public and for retail sale of such wine as provided by law. Samples of wine can be given complimentary or for a fee.

- (b) There is hereby created a license for the business of operating a Georgia farm winery tasting room in conformance with the laws of the state and the city.
- (c) Under this section, the licensee shall be authorized to carry on the business of operating a farm winery tasting room in the licensed premises. For the purposes of this chapter, upon application, a certain location may be designated by the council as a special entertainment district pursuant to O.C.G.A. § 3-6-21.2. Such designation is made solely for the purpose of allowing Sunday sales in a farm winery tasting room.
- (d) The farm winery tasting room created by this section is limited to farm wineries licensed by the state and allows the licensee to deal in its farm winery products pursuant to state law. No license is created by this section authorizing any other person to deal in any other alcoholic beverage.

Sec. 6-109. Physical requirements of premises.

All lounge and restaurant areas, including all tables, booths, and other areas where customers are served and including all passageways for customers, shall be sufficiently well illuminated so that they may be viewed by those inside the premises. The sale or dispensing of alcoholic beverages in any back room or side room that is not open to the general public is prohibited, except that this prohibition shall not apply with respect to:

- (1) Private parties which have been scheduled in advance;
- (2) Sales to hotel guests in their hotel rooms;
- (3) Private clubs; or
- (4) Special events facilities.

(Ord. No. 2007-09-54, § 3(7.7.9), 9-18-2007)

Sec. 6-110. Employees of supper club or lounge not to mingle with customers.

It shall be unlawful for an employee of a supper club or lounge to dance or sit with customers on the premises. It shall be unlawful for any customer to purchase food or drink for an employee of a lounge or supper club on the licensed premises.

(Ord. No. 2007-09-54, § 3(7.7.10), 9-18-2007)

Sec. 6-111. Live music and dancing.

Bands or orchestras and patron dancing shall be permitted at facilities licensed for consumption on the premises sales only where:

- (1) Adequate space exists;
- (2) All fire and safety regulations are met;
- (3) Prior approval of the chief of police and the fire chief has been obtained.

(Ord. No. 2007-09-54, § 3(7.7.11), 9-18-2007)

Sec. 6-112. Purchase of alcoholic beverages by licensee.

Licensees under this chapter shall purchase distilled spirits in sizes of three-fourths (0.750) of a liter or larger, except for single-serve bottles, unless a particular brand is not packaged in these size containers, in which case the licensee may purchase such brand in the next smallest size to such size containers. (Ord. No. 2007-09-54, § 3(7.7.12), 9-18-2007)

Sec. 6-113. Package sales prohibited.

It shall be unlawful for any alcoholic beverages to be sold by the package from premises licensed for consumption on the premises.

(Ord. No. 2007-09-54, § 3(7.7.13), 9-18-2007)

Sec. 6-114: Ancillary Wine Tasting License

- (a) The holder of a wine license shall be eligible for an ancillary wine tasting license to provide samples of wine offered for sale to customers under the conditions set forth in this section.
- (b) Wine sampling shall be on limited occasions when a customer requests a sample of a wine offered for sale within the premises, or in conjunction with wine education classes and sampling designed to promote wine appreciation and education.
- (c) Wine tasting for customers shall only be conducted at a wine counter area constituting no more than ten percent (10%) of the entire floor area of the premises.
- (d) Wine sampling for customers shall be limited to no more than one (1) time per day for a period of not to exceed two (2) consecutive hours. Samples shall not exceed two (2) ounces, and no customer shall consume more than eight (8) ounces in any two (2) hour period.

- (e) Wine bottles shall be opened only by the licensee or an employee, and samples shall only be poured by the licensee and/or an employee.
- (f) No open containers of wine shall be removed from the licensed premises.
- (g) Not more than two (2) times per week for a period of not to exceed two (2) consecutive hours, the holder of an ancillary wine tasting license may conduct educational classes and sampling for classes. All conditions of sampling set forth in this section shall apply to such classes, except for the limitation on floor areas where the classes can be conducted.
- (h) Holders of an ancillary wine tasting permit shall not charge for samples or tastings, but may accept donations for a charitable organization of their choice.
- (i) Wine sampling and tasting is only permitted within the enclosed portion of the premises.
- (j) The annual fee for an ancillary wine tasting license shall be set, and may be revised by, resolution of the Mayor and Council. (Ord. No. 2009-06-29, 6-2-2009)

Secs. 6-115--6-130. Reserved.

DIVISION 4. CONDUCT OF BUSINESS

Sec. 6-131. Rent based on sales volume prohibited; exceptions.

- (a) Except as otherwise provided in this section, it shall be unlawful for a licensee to enter into any agreement whereby the rental paid for licensed premises is based in whole or in part on the volume of sales of alcoholic beverages by the licensed business or whereby the lessor otherwise shares in the profits or receipts from the sale of alcoholic beverages by the licensed business.
- (b) Subsection (a) of this section shall not apply where the primary business of a package licensee is an activity other than the package sale of alcoholic beverages, for example, a grocery store selling package beer and wine.
- (c) The city manager may, for good cause being shown, grant a licensee an exemption from the provisions of subsection (a) of this section.

(Ord. No. 2007-09-54, § 3(7.5.1), 9-18-2007)

Sec. 6-132. Purchase and sales records.

- (a) Every licensee shall keep and preserve records of all alcoholic beverages purchased and sold or otherwise dispensed by the licensee. All consumption on the premises licensees shall keep and preserve records of all food and nonalcoholic beverages purchased and sold or otherwise dispensed by them. Such records, more specifically described in subsection (c) of this section, shall at all times be open for inspection by the city manager or his designee. These records shall be maintained for a period of at least three years unless the city manager determines that no such records exist and it is not financially practical based on the net income of the licensee to require the keeping of such records.
- (b) If the city manager deems it advisable to conduct an audit of the records of a licensee, he shall notify the licensee of the date, time, and place of the audit. The city manager may designate the city's internal auditor or

other person to perform the audit, and the licensee shall cooperate with the audit or be subject to having his license suspended or revoked.

- (c) At the request of the city manager or his designee, the licensee shall make available the following records required to be kept for at least three years:
- (1) Monthly income or operating statements;
- (2) Daily sales receipts showing liquor, beer, wine, and food sales separately (this requirement does not apply to package beer and wine licensees):
- (3) Daily cash register receipts such as Z tapes or guest tickets;

- (4) Monthly state sales and use tax reports; and
- (5) Federal income tax returns with all form 1099s.

(Ord. No. 2007-09-54, § 3(7.5.3), 9-18-2007)

Sec. 6-133. Days when sales unlawful.

- (a) No licensee shall permit the sale of alcoholic beverages on any day or during any time of day when such sales are prohibited by state law. For example, the sale of alcoholic beverages on any election day, holidays, and Sundays is limited as provided by O.C.G.A. § 3-3-7 and § 3-3-20.
- (b) No licensee shall permit the sale of alcoholic beverages on Sunday unless such licensee is a bona fide eating establishment, caterer, private club, or special events facility as defined in this chapter and any requisite fee for Sunday sales is paid, the amount of which shall be set by resolution of the city council, which amount shall remain in effect until modified or amended by subsequent resolution adopted by the city council. (Ord. No. 2007-09-54, § 3(7.5.5), 9-18-2007)

Sec. 6-134. Hours of operation.

- (a) Package licensees shall not engage in the sale of alcoholic beverages except between the hours of 7:00 a.m. and 12:00 midnight Monday through Saturday. Package licensees shall not permit their places of business to be open except between the hours of 7:00 a.m. and 12:00 midnight Monday through Saturday, except that where the primary business of a malt beverage package licensee or wine package licensee is other than the sale of alcoholic beverages, such restrictive hours shall apply only with respect to the sale of malt beverages or wine.
- (b) Consumption on the premises licensees shall engage in the sale of alcoholic beverages only between the hours of 9:00 a.m. and 2:00 a.m., Monday through Saturday, and at any time from 11:55 p.m. on Saturdays until 1:55 a.m. on Sundays. Sunday sales may be made by eating establishments, as defined herein, between the hours of 12:30 p.m. and 12:00 midnight, provided application for Sunday sales is made and the fee paid. Sunday sales may be made at any time in private clubs provided application for Sunday sales is made and the fee paid. Further, any licensed eating establishment open on Sundays from 12:30 p.m. until midnight may remain opened from midnight until 2:00 a.m. the following Monday.
- (c) The business hours of wholesale dealers shall be between the hours of 7:00 a.m. and 6:00 p.m. Monday through Saturday. There shall be no sales on Sunday. (Ord. No. 2007-09-54, § 3(7.5.6), 9-18-2007)

Sec. 6-135. Prohibited acts; sexual display on licensed premises.

- (a) No licensee shall permit the sale of alcoholic beverages to any person who is in a state of noticeable intoxication or allow persons who are noticeably intoxicated to congregate on licensed premises.
- (b) No licensee shall permit any gambling, betting, lottery, or other device for the hazarding of any money or other thing of value on the licensed premises, except that this prohibition shall not apply with respect to a properly licensed bingo game.
- (c) No licensee shall permit on the licensed premises any disorderly conduct; breach of the peace; lewd, immoral, or improper entertainment, conduct, or practices; or noise which is disturbing to the surrounding neighborhood.
- (d) No licensee shall use any person, in any capacity, in the sale or service of alcoholic beverages while such person is unclothed or in such attire, costume or clothing, as to expose to view any portion of the female breast below the top of the areola or of any portion of the male or female pubic hair, anus, cleft of the buttocks, vulva, and genitals.
- (e) No licensee shall allow live entertainment where any person appears in the manner described in subsection (d) of this section, or where such person performs acts of or acts which simulate any of the following:
- (1) Sexual intercourse, masturbation, sodomy, bestiality, oral copulation, flagellation, or any sexual act prohibited by law.
- (2) The caressing or fondling of the breast, buttocks, anus, or genitals.
- (3) The displaying of the male or female pubic hair, anus, vulva, or genitals.

- (f) No licensee shall allow the use of artificial devices or inanimate objects to perform, simulate, or depict any of the prohibited conduct or activities described in subsection (e) of this section.
- (g) No licensee shall allow the holding, promotion, or sponsoring of any contest, promotion, special night, event, or any other activity where patrons of the licensed establishment are encouraged or allowed to engage in any of the conduct described in subsections (d) or (e) of this section.
- (h) No licensee shall allow to be shown, displayed, or exhibited any film, still picture, electronic reproduction, or image of any act or conduct described in subsection (e) of this section.
- (i) Nothing contained in subsections (d) through (h) of this section shall apply to the premises of any mainstream performance house, museum or theatre which derives less than 20 percent of its gross annual income from the sale of alcohol beverages. A mainstream performance house means a building where conventional performances are presented.

(Ord. No. 2007-09-54, § 3(7.5.7), 9-18-2007)

Sec. 6-136. Delivery and storage.

- (a) Alcoholic beverages shall be delivered to and received at licensed premises in the original container and in a conveyance owned and operated by a licensed wholesale dealer (or a licensed common carrier acting for a wholesaler) with a permit from the city to make deliveries in the city. Alcoholic beverages shall be sold at retail only on the licensed premises.
- (b) A retail licensee shall store alcoholic beverages only on the licensed premises and at no other place. All stock shall be available at all times for inspection by any authorized agent of the city. Any alcoholic beverages found in any retail licensee's stock which were not received from a wholesaler licensed to make deliveries in the city shall be subject to immediate confiscation.

(Ord. No. 2007-09-54, § 3(7.5.8), 9-18-2007)

Sec. 6-137. On-premises consumption unlawful.

It shall be unlawful for any person to consume any alcoholic beverages on premises licensed for the sale of alcoholic beverages by the package. It shall be unlawful for any package licensee to open or break the package of any alcoholic beverages for a purchaser or to permit the consumption of alcoholic beverages on the licensed premises.

(Ord. No. 2007-09-54, § 3(7.5.9), 9-18-2007)

Sec. 6-138. Regulation of signs and lighting.

- (a) Signs advertising, promoting the use of, or otherwise related to alcoholic beverages may not be installed such that they may be viewed from the public right-of-way.
- (b) The exterior of each building in which alcoholic beverages are sold for consumption on the premises shall contain sufficient lighting so that all sides of the building and all entrances thereto are clearly visible at all times when the premises are open for business.

(Ord. No. 2007-09-54, § 3(7.5.10), 9-18-2007)

Sec. 6-139. Condition of premises requirements.

All licensed premises shall be kept clean and in proper sanitary condition and in full compliance with all regulations governing the condition of premises used for the storage and sale of food for human consumption. All licensed premises shall be open at all times for inspection by the chief of police, the fire chief, and other authorized agents of the city and the county health department.

(Ord. No. 2007-09-54, § 3(7.5.11), 9-18-2007)

Sec. 6-140. Change of ownership, profit distribution report required.

- (a) A licensee shall file with the city manager a written, sworn report of any of the following changes:
- (1) Any change in any legal relationship between any parties named in the application for the license;
- (2) Any change in the payment of rent for leased premises or any change in the ownership of the licensed premises;
- (3) Any loss or damage to goods or premises of the licensee which results in a claim against an insurance policy:
- (4) Any change for any purpose in division of net or gross sales of the licensed business; and
- (5) Any change in any material facts contained in the application for the license.

(b) Such report shall be filed within five days after the date the change occurs.

(Ord. No. 2007-09-54, § 3(7.5.12), 9-18-2007)

Secs. 6-141--6-160. Reserved.

DIVISION 5. EMPLOYEES

Sec. 6-161. "Handling" not to include bagging and carrying out.

For the purposes of this division, the bagging or carrying out of wine or malt beverages in the original package in the course of employment by a grocery store, convenience store, or similar establishment shall not constitute the handling of alcoholic beverages.

(Ord. No. 2007-09-54, § 3(7.6.2), 9-18-2007)

Sec. 6-162. Age requirements.

- (a) Except as provided in subsection (d) of this section, no wholesale dealer or package licensee shall allow any employee under the age of 18 years to dispense, sell, serve, take orders for, or handle alcoholic beverages.
- (b) No consumption on the premises licensee shall allow any employee under the age of 18 years to dispense, sell, serve, take orders for, or handle alcoholic beverages.
- (c) A licensed alcoholic beverage caterer shall not employ any person under 21 years of age who, in the course of such employment would dispense, serve, sell, or handle alcoholic beverages.
- (d) This section shall not prohibit the employment of persons under the above ages on licensed premises where such persons do not dispense, sell, serve, take orders for, or handle alcoholic beverages.
- (e) This section shall not prohibit persons 16 years of age or older from selling or handling alcoholic beverages in grocery stores or supermarkets. For purposes of this subsection, the term grocery stores or supermarkets shall not include convenience stores.

(Ord. No. 2007-09-54, § 3(7.6.1), 9-18-2007)

Sec. 6-163. Pouring permit required.

- (a) An employee pouring permit shall be required for:
- (1) Any employee of a consumption on the premises licensee who dispenses, sells, serves, takes orders, mixes beverages, or serves in any managerial position; and
- (2) Any employee of an alcoholic beverage caterer who is engaged in handling, selling, or serving alcoholic beverages; provided, however, employees whose duties are limited solely to those of busboy or cook or dishwasher shall be excluded.
- (b) No licensee shall employ any person required to have a pouring permit until such person has procured such permit.
- (c) Any person required to obtain a pouring permit shall apply to the city police department for such permit. Only one pouring permit per individual will be issued for employment at any and all establishments within the city. The permit will be valid for a period of one year and shall be renewed on or before its expiration. Persons applying for the permit shall make themselves available for photographing, fingerprinting, and such other investigation as may be required by the police department. The fee for a pouring permit shall be set by resolution of the city council and shall remain in effect until modified or amended by subsequent resolution adopted by the city council.
- (d) The chief of police may revoke an employee's pouring permit and demand its return where the employee violates the provisions of this chapter or becomes one who adversely affects the public health, safety, or welfare.
- (e) Any conviction for violation of the provisions of this chapter or of the state's Alcoholic Beverage Code shall result in the automatic suspension of the pouring permit.
- (f) It shall be unlawful for an employee whose pouring permit has been revoked and upon whom demand for return of the card has been made to refuse to return the card or to alter, conceal, deface, or destroy the card.
- (g) When a person applies for a pouring permit, the chief of police or his designee shall have a complete and extensive search made to determine if there is a police record of such person. If there is a record of conduct

prohibited by this chapter or evidence that the person's employment would adversely affect the public health, safety, or welfare, issuance of a permit shall be denied.

- (h) A new search may be conducted on any person issued an employee pouring permit if the chief of police receives information which warrants such a new search. If the new search reveals evidence that warrants revocation of the card, the card may be revoked following notice and a hearing.
- (i) When any employee's pouring permit is denied or revoked, the chief of police shall issue to the applicant or permit holder a letter stating that the person does not meet the requirements of this chapter and that upon request the chief of police will refer the matter and any evidence the person cares to submit in his behalf to the city manager for consideration. If the person requests consideration by the city manager, the entire record will be sent. The city manager shall consider all matters presented and make a decision as to whether the person qualifies for a pouring permit under this chapter. In the event the city manager denies the permit, he shall provide written notice of the denial to the applicant or employee, which shall set forth the reason for the denial. The applicant shall have a right of review of the denial by filing a petition for writ of certiorari to the Superior Court of Fulton County, Georgia, within 30 days of the denial. (Ord. No. 2007-09-54, § 3(7.6.3), 9-18-2007)

Sec. 6-164. Licensee to report disciplinary action.

Any licensee who has any disciplinary action taken against him or any of his employees who sell, take orders for, deliver, or handle alcoholic beverages by any governmental authority (municipal, county, state, or federal) shall notify the chief of police and the city manager of such action within five days of such action. The following shall be considered to be disciplinary action: any arrest; the issuance of any citation; any indictment, presentment, or accusation; any conviction, including the acceptance of a plea of nolo contendere; any penalty imposed by any regulatory agency; and any other written charge or reprimand against the licensee or any of his employees. The provisions of this section shall not apply with respect to citations for traffic offenses. (Ord. No. 2007-09-54, § 3(7.6.4), 9-18-2007)

Sec. 6-165. Happy-hour discounts; other unlawful practices.

- (a) No consumption on the premises licensee shall engage in any of the following practices:
- (1) The sale of alcoholic beverages during any special period of the day at prices lower than those customarily charged during the remainder of the day;
- (2) The giving away of any alcoholic beverages in conjunction with the sale of any other alcoholic beverages:
- (3) The sale of two or more alcoholic beverages for a single price or the sale of all the alcoholic beverages a customer can or desires to drink; provided, however, nothing herein shall prohibit a brewpub from offering a sampler of no more than four types of malt beverages in containers not exceeding four ounces each;
- (4) The sale or serving of two or more alcoholic beverages at substantially the same price customarily charged for one alcoholic beverage:
- (5) Requiring or encouraging the purchase of a second or subsequent alcoholic beverage at the same time another alcoholic beverage is purchased or before the first such beverage has been consumed;
- (6) Selling distilled spirits in containers or glasses containing more than 1 1/2 ounces of distilled spirits;
- (7) Sponsoring, conducting, or allowing contests or promotions which have as their primary purpose the increasing of the consumption of alcoholic beverages on the premises.
- (b) This section shall not apply with respect to private functions not open to the public with respect to which the licensee has agreed to the use of the licensee's establishment by a person, firm, or organization for a set period of time for a valuable consideration.

(Ord. No. 2007-09-54, § 3(7.7.16), 9-18-2007)

Secs. 6-166--6-180. Reserved.

ARTICLE III. EXCISE TAXES

Sec. 6-181. Sale of drinks containing distilled spirits.

- (a) *Imposed.* There is imposed upon the retail sale of drinks containing distilled spirits in the city a tax in the amount of three percent of the purchase price of the drink to the consumer. A record of each sale shall be made in writing and maintained for inspection by any authorized agent of the city.
- (b) Licensee to collect and remit. Every consumption on the premises licensee shall collect the tax imposed by this section from purchasers of drinks containing distilled spirits. The licensee shall furnish such information as may be required by the revenue division of the city to facilitate the collection of the tax.

- (c) Customer receipts; credit sales. If requested by the purchaser, a consumption on the premises licensee shall give to the purchaser a receipt on which the purchase price and the tax imposed by this section shall be itemized separately. In all cases where the purchase is by deferred payment or credit, the licensee becomes liable for the collection and payment of the tax at the time of delivery of the drink to the purchaser.
- (d) Payment and returns by licensee.
- (1) Each licensee shall pay over the amount of taxes collected and coming due under this article in any calendar month to the city not later than the 20th day of the following calendar month.
- (2) On or before the 20th day of each month, a return for the preceding month shall be filed with the revenue division of the city by each licensee liable for the payment of tax under this article. Returns shall be in such form as the city may specify and shall show the licensee's gross receipts from the sale of drinks containing distilled spirits and the amount of taxes collected or coming due thereon. Any amounts collected in excess of three percent of the taxable sales shall be reported and paid to the city.
- (3) Licensees shall be allowed a percentage of the tax due and accounted for and shall be reimbursed in the form of a deduction in submitting, reporting, and paying the amount due, if said amount is not delinquent at the time of payment. The rate of deduction shall be the same rate authorized for deductions from state sales and use tax under O.C.G.A. § 48-8-50.

(Ord. No. 2007-09-54, § 3(7.8.1--7.8.4), 9-18-2007)

State law references: Excise tax on sales of distilled spirits by the drink, O.C.G.A. § 3-4-130 et seg.

Sec. 6-182. Wholesale taxes.

- (a) There is imposed by the city an excise tax on the first sale or use of malt beverages in the city, as follows:
- (1) Where malt beverages, commonly known as tap or draft beer, are sold in or from a barrel or bulk container, a tax of \$6.00 on each container containing not more than 15 1/2 gallons and a proportionate tax at the same rate on all fractional parts of 15 1/2 gallons;
- (2) Where malt beverages are sold in bottles, cans or other containers, except barrel or bulk containers, a tax of \$0.05 per 12 ounces and a proportionate tax at the same rate on all fractional parts of 12 ounces.
- (b) There is imposed by the city an excise tax on the first sale or use of wine in the city at a rate of \$0.22 per liter and a proportionate tax at the same rate on all fractional parts of a liter.
- (c) There is imposed by the city an excise tax on the first sale or use of distilled spirits in the city at the rate of \$0.22 per liter and a proportionate tax at the same rate on all fractional parts of a liter.
- (d) The excise taxes provided for in this section shall be imposed upon and paid by the licensed wholesale dealer. Such taxes shall be paid on or before the 15th day of the month following the month in which the alcoholic beverages are sold or disposed of by the wholesaler within the city. Remittances shall be accompanied by completed forms as prescribed or authorized by the revenue division of the city. (Ord. No. 2007-09-54, § 3(7.8.5), 9-18-2007)

State law references: Local excise tax on sale of distilled spirits, O.C.G.A. § 3-4-80; local excise tax on sale of malt beverages, O.C.G.A. § 3-5-80 et seq.; local excise tax on wine, O.C.G.A. § 3-6-60 et seq.

Sec. 6-183. Deficiency assessment.

- (a) If the city has cause to believe that a return or the amount of tax paid to the city by a licensee is not proper, the city may compute and determine the amount due on the basis of any information available. One or more deficiency determinations may be made of the amount due for any month.
- (b) The amount of a deficiency determination shall bear interest at the rate of one percent per month, or fraction thereof, from the due date of the taxes until paid, in addition to any other penalties which may be imposed.
- (c) The city shall give notice of a deficiency determination to the licensee. The notice may be served personally or by mail. Service by mail shall be addressed to the named licensee at the licensed premises, shall be made by certified mail, and is complete when delivered with a receipt signed by the addressee or by the receipt of mailing from the United States Postal Service.
- (d) Except in the case of fraud, intent to evade this chapter, or failure to make a return, every notice of a deficiency determination shall be mailed within three years after the 20th day of the month following the month for which the amount is proposed to be determined or within three years after the return is filed, whichever is later.

(Ord. No. 2007-09-54, § 3(7.8.6), 9-18-2007)

Sec. 6-184. Failure to file return.

- (a) If a licensee fails to make a return, the city shall make an estimate of the amount of the tax due for the period or periods for which a return was not filed. Such estimate may be based on any information available to the city. Written notice of the estimate shall be given to the licensee in the manner specified by subsection 6-183(c).
- (b) If the failure to file a return is due to fraud or an intent to evade this chapter, a penalty of 25 percent of the amount required to be paid by the licensee shall be added to the estimate of the amount due in addition to any other penalties which may be imposed.

(Ord. No. 2007-09-54, § 3(7.8.7), 9-18-2007)

Sec. 6-185. Interest.

Any licensee who fails to pay to the city within the time required any amount required to be paid under this article shall pay in addition to the principal unpaid amount, interest at the rate of one percent per month or fraction thereof from the date the tax payment was last due until payment. (Ord. No. 2007-09-54, § 3(7.8.8), 9-18-2007)

Sec. 6-186. Actions for collection; overpayment.

- (a) At any time within three years after the delinquency of any amount due under this article, the city may bring an action in the courts of this state, any other state, or the United States in the name of the city to collect the amount delinquent, together with penalties, interest, court fees, filing fees, attorneys' fees, and other legal fees incident thereto.
- (b) Whenever any tax, penalty, or interest has been paid more than once or has been erroneously or illegally collected or received by the city, it may be offset against any future liability for the tax.
- (c) If the licensee determines that he has overpaid or paid more than once and such fact has not yet been determined by the city, the licensee shall have three years from the date of payment to file a claim with respect to such overpayment or double payment. Such claim shall be in writing and shall state the specific grounds upon which it is based. The claim shall be audited. If the city approves the claim, the excess amount paid may be credited against any other amounts due from the licensee or refunded. (Ord. No. 2007-09-54, § 3(7.8.9), 9-18-2007)

Sec. 6-187. Administration and enforcement of article.

- (a) The revenue division of the city shall administer and enforce the provisions of this article.
- (b) The city manager or his designee may promulgate rules and regulations for the enforcement of this article.
- (c) Every licensee engaging in the sale of mixed drinks shall keep such records, receipts, invoices, and other pertinent papers in such form as may be required by the city.
- (d) The revenue division of the city may examine the books, papers, records, financial reports, equipment, and facilities of any licensee engaging in the sale of any alcoholic beverage, retail or wholesale, in order to verify the accuracy of any return, or if no return is made to ascertain the amount of tax due.
- (e) In the administration of the provisions of this article, the revenue division of the city may require the filing of reports by any person or class of persons having in their possession or custody any information relating to purchases subject to taxation under this article.

(Ord. No. 2007-09-54, § 3(7.8.10), 9-18-2007)